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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/805,217	03/22/2004	Nobuyoshi Yoshinaka	0229-0797PUS1	9122
2292 7	7590 08/25/2006		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH			JOHNSTONE, ADRIENNE C	
PO BOX 747 FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
,			1733	
			DATE MAILED: 08/25/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
	10/805,217	YOSHINAKA, NOBUYOSHI			
Office Action Summary	Examiner	Art Unit			
	Adrienne C. Johnstone	1733			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION  136(a). In no event, however, may a reply be the light of the light	ON.  imely filed  m the mailing date of this communication.  IED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 04 J	lanuary 2006.				
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) This action is non-final.				
3) Since this application is in condition for allowed	•				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.			
Disposition of Claims					
4) ☐ Claim(s) 1-8 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-8 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	awn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on 04 January 2006 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	e: a)⊠ accepted or b)⊡ objecte e drawing(s) be held in abeyance. So ction is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applica prity documents have been receiv au (PCT Rule 17.2(a)).	tion Noved in this National Stage			
Attachment(s)	_				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:				

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#### DETAILED ACTION

## Specification

1. The disclosure is objected to because of the following informalities: in the substitute abstract filed January 4, 2006 applicant should correct the two typographical errors, one in line 6 failing to delete "that" before -- the radially inner part -- and one in line 8 reciting " $\mu$ m" instead of -- mm -- .

Appropriate correction is required.

2. The amendment filed January 4, 2006 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: as noted above, the substitute abstract currently recites that the curved concave line radially outer part has a radius of curvature of not less than 300 "µm" instead of the originally disclosed not less than 300 -- mm -- .

Applicant is required to cancel the new matter in the reply to this Office Action.

### Drawings

3. The drawings were received on January 4, 2006. These drawings are acceptable.

## Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 1-8 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1 the boundaries of the radially inner part and radially outer part of the axially outer side face of the bead portion are still not defined unless the rim is a standard rim or the tire is

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claimed in combination with the rim: applicant now defines the profile of the axially outer side face of the bead portion with respect to the rim width and rim flange profile, however if the rim is not present in the claim (such as by reciting in the preamble a pneumatic tire and wheel rim combination and in the body of the claim referring back to -- the -- wheel rim rather than "a" wheel rim) these rim features are defined only if the rim is a standard rim.

Also in claim 1 applicant now recites that the radially inner part is "accommodated to" the radially inner flat portion of the rim flange and the radially outer part is "accommodated to" the radially outer curved portion of the rim flange, however this vague language does not appear in the original disclosure and therefore one of ordinary skill in the art would not know what this encompasses other than intended use.

- 6. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 7. Claims 1-8 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a new matter rejection: the "accommodated to" language added to claim 1 is not explicitly recited in the original disclosure, and due to its indefinite nature noted in paragraph 5 above it is not clear how the original disclosure would implicitly support this language.

One way to overcome this rejection would be to return to the original "for contacting" intended use language.

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# Claim Rejections - 35 USC § 102

- 8. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 9. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Waber (2,933,118).

  Since the rim is not yet defined as noted in paragraph 5 above the claim still does not distinguish over the reference tire: the bead width of the reference tire can be adjusted so that the radially inner part is parallel with the tire equatorial plane and the radially outer part is either convex or substantially straight or concave with near infinite radius of curvature (substantially straight).

#### Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Adrienne C. Johnstone whose telephone number is (571) 272-1218. The examiner can normally be reached on Monday-Friday, 10:30AM-7:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Adrienne C. Johnstone

Primary Examiner
Art Unit 1733

Adrienne Johnstone

August 22, 2006